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8		DISTRICT COURT
9	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION	
11	SAN JOSE DIVISION	
12	IN RE GOOGLE LITIGATION	No. C-08-03172 RMW
13		STIPULATION AND [] ORDER REGARDING AMENDED
14		ORDER REGARDING AMENDED PLEADINGS AND RESPONSES
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28	STIPULATION AND [] ORDER RE: AMEND CASE NO. 08	ED PLEADINGS AND RESPONSES -CV-3172-RMW

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Pursuant to Northern District Local Rules 6-2 and 7-12, Plaintiff Software Rights Archive, LLC ("SRA") and Defendants Google Inc., Yahoo! Inc., AOL LLC, and Lycos, Inc., through their respective attorneys, hereby stipulate as follows:

WHEREAS, on January 6, 2011 Plaintiff SRA filed an amended complaint in this action (Dkt. No. 309);

WHEREAS, on January 6, 2011 Defendants each filed amended answers, affirmative defenses and counterclaims to SRA's original complaint, filed November 21, 2007 (Dkt. Nos. 310-313);

WHEREAS, Defendants intend to file answers, affirmative defenses and counterclaims to SRA's amended complaint, and these pleadings are currently due to be filed by February 4, 2011 under the Court's Scheduling Order entered January 3, 2011 (Dkt. No.302); and

WHEREAS Defendants' answers, affirmative defenses and counterclaims to SRA's amended complaint will moot and take the place of the amended pleadings Defendants filed on January 6, 2011.

THEREFORE, the parties hereby stipulate that:

- SRA need not file any pleadings or answers in response to Defendants' amended answers, affirmative defenses and counterclaims to SRA's original complaint (Dkt. Nos. 310-313);
- Defendants shall have until February 11, 2011 to file their answers, affirmative defenses and counterclaims in response to SRA's amended complaint, including any claims or defenses relating to inequitable conduct; and
- 3. SRA shall have until March 4, 2011 to file its pleadings in response to Defendants' answers, affirmative defenses and counterclaims to SRA's amended complaint.

The February 4, 2011 deadline to respond to amended pleadings is the only deadline already set by the Court which will be altered by this stipulation.

Case 5:08-cv-03172-RMW Document 320 Filed 02/03/11 Page 3 of 5 SO STIPULATED. Dated: January 26, 2011 Respectfully submitted, 2 By: /s/ Lee L. Kaplan 3 Lee L. Kaplan (Texas Bar No. 11094400) Jeffrey A. Potts (Texas Bar No. 00784781) 4 Raj Duvvuri (Texas Bar No. 24054185) (admitted pro hac vice) 5 700 Louisiana Street, Suite 2300 Houston, Texas 77002 6 Telephone: (713) 221-2300 Facsimile: (713) 221-2320 7 Email: lkaplan@skv.com Email: jpotts@skv.com 8 Email: rduvvuri@skv.com 9 Victor G. Hardy (Texas Bar No. 00790821) (admitted pro hac vice) 10 Jay D. Ellwanger (California Bar No. 217747) Chester J. Shiu (Texas Bar No. 24071126) 11 (admitted *pro hac vice*) DiNovo Price Ellwanger & Hardy LLP 12 7000 North MoPac Expressway Suite 350 13 Austin, Texas 78731 Telephone: (512) 539-2630 14 Facsimile: (512) 539-2627 Email: vhardy@dpelaw.com 15 Email: cshiu@dpelaw.com Email: jellwanger@dpelaw.com 16 Thomas F. Smegal, Jr. (Bar No. 34,819) 17 One Sansome Street, 35th Floor San Francisco, CA 94104 18 Telephone: (415) 217-8383 Facsimile: (415) 399-5093 19 Email: tomsmegal@smegallaw.com 20 Attorneys for Software Rights Archive, LLC 21 22 23 24 25 26

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3	
4	By: /s/ Donald F. Zimmer, Jr. Donald F. Zimmer, Jr.
5	Email: fzimmer@kslaw.com
6	KING & SPALDING LLP 101 Second Street – Suite 2300
7	San Francisco, CA 94105 Telephone: (415) 318-1200
8	Facsimile: (415) 318-1300
9	Scott T. Weingaertner
10	(Admitted <i>pro hac vice</i>) Robert F. Perry
11	rperry@kslaw.com
	King & SPALDING LLP 1185 Avenue of the Americas
12	New York, NY 10036-4003 Telephone: (212) 556-2100
13	Facsimile: (212) 556-2222
14	Attorneys for Plaintiffs GOOGLE INC. and AOL
15	LLC
16	
17	By: /s/ Richard. S.J. Hung Michael A. Jacobs (CA Bar No. 111664)
1819	Richard S.J. Hung (CA Bar No. 197425) MORRISON & FOERSTER
20	425 Market Street San Francisco, CA 94105
21	Telephone: 415-268-7000 Facsimile: 415-268-7522
22	Email: mjacobs@mofo.com
23	Attorneys for Plaintiff YAHOO! INC. and Lycos, Inc.
24	
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nald M. Whyte Honorable Ronald M. Whyte

Judge of the United States District Court